	8:05 Ctrse:18:14-86-077766-LBC #5442meFile:1404/28/12/File:18:394/29/16-Page 15:42236
1	
2	
3	
4	
5	
6	
7	
8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	PABLO R. LANDIN,
11	Petitioner, No. 2:10-cv-0606 KJN P
12	vs.
13	RICHARD B. IVES, Warden,
14	Respondent. <u>ORDER</u>
15	
16	Petitioner, a federal prisoner proceeding without counsel, has filed an application
17	for a writ of habeas corpus pursuant to 28 U.S.C. § 2241. Petitioner has paid the filing fee.
18	Petitioner challenges a conviction entered in the United States District Court for
19	the District of Nebraska. Because petitioner challenges his conviction, his application must be
20	construed as an application for writ of habeas corpus under 28 U.S.C. § 2255. See Porter v.
21	Adams, 244 F.3d 1006 (9th Cir. 2001). Section 2255 applications must be heard in the district
22	where the conviction and sentence were entered. 28 U.S.C. § 2255(a). Therefore, the court will
23	order that this action be transferred to the District of Nebraska.
24	////
25	////
26	////